Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

Dennis E. Baron

Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON PENDLETON DIVISION OREGON FIREARMS FEDERATION, INC., et al., ) Civil No. Plaintiffs, ) 2:22-cv-01815-IM ) (Lead Case) v. TINA KOTEK, et al., ) Civil No. ) 3:22-cv-01859-IM Defendants. ) (Trailing Case) ) Civil No. (Continued) ) 3:22-cv-01862-IM ) (Trailing Case) ) Civil No. ) 3:22-cv-01869-IM ) (Trailing Case) \* VIDEOCONFERENCE \* DEPOSITION UPON ORAL EXAMINATION OF EXPERT DENNIS E. BARON Witness located in: Champaign, Illinois \* All participants appeared via videoconference \* March 30, 2023 DATE TAKEN: REPORTED BY: Tia B. Reidt, Washington RPR, CCR #2798 Oregon # 22-0001

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Dennis E. Baron Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated) Page 2 (continued) ) MARK FITZ, et al., Plaintiffs, v. ELLEN F. ROSENBLUM, et al., Defendants. KATERINA B. EYRE, et al., Plaintiffs, v. ELLEN F. ROSENBLUM, et al., Defendants. DANIEL AZZOPARDI, et al., Plaintiffs, v. ELLEN F. ROSENBLUM, et al., Defendants. )

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1	of the ri	fle itself?
2	Α.	Yes.
3	Q.	It could not be removed without disassembling the
4	rifle?	
5	Α.	Apparently not.
6	Q.	Would you agree that the dates on well, would
7	you agree	that the same is true of the Henry and Spencer
8	rifles ba	sed on the patents that you just reviewed?
9	Α.	It seems to be the case, yes.
10	Q.	Do you know anything about the Henry or Spencer
11	rifles?	
12	Α.	No.
13	Q.	And you would agree that the dates on all four of
14	these pate	ents were before the ratification of the Fourteenth
15	Amendment	; correct?
16	Α.	Right. Which was what, 1868?
17	Q.	Yes.
18	Α.	Yeah.
19		MR. GALLAGHER: (I am going to display one more)
20	exhibit.	Let me find it here. Exhibit 32.
21		This is from the third page of the New York Times
22	on Friday	, December 23rd, 1864, offered as Exhibit 32.
23		(Exhibit 32 marked) for identification.)
24		THE COURT REPORTER: Exhibit 32 has been marked.
25	///	

Dennis E. Baron Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated) Page 56 BY MR. GALLAGHER: 1 Let's get this down to a more manageable size. 2 Q. Α. Yeah. 3 Does that work for you, Professor? Q. 4 5 Α. That's better. Q. Could you read the highlighted portions of this --6 it's a paragraph, but I think it's also one sentence. 7 8 **A**. Yeah. "An ordnance examining board. By special order of 9 the War Department, a board of the officers will convene at 10 the Springfield armory on the 4th of January, 1865, for the 11 purpose of examining, testing and recommending for adoption 12 13 a suitable breech loader for muskets and carbines and repeater or magazine carbine." 14 Would you agree that the phrase "repeater or 15 16 magazine carbine indicates that repeater rifles or carbines 17 were considered synonymous with those that used magazines, 18 at least as is used in this sentence? 19 MR. PEKELIS: Object to form. THE WITNESS: They seem to be synonymous. 20 21 BY MR. GALLAGHER: 22 Q. So taking --Sorry. This is one that did not come up in my 23 Α. 24 newspaper searches, which is curious, because they did cover

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the Times.

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1	Q. Did you run the phrase "magazine" through the New
2	York Times Times Machine archive?
3	A. No. I used newspapers.com, which also covers the
4	Times. It's a little easier to use.
5	Q. So stepping back from this specific document to
6	consider the four patents and the article as a whole, what
7	would this tell you about the use of the word "magazine" by
8	this period?
9	A. That what it would tell me is that people
10	involved in the manufacture of military firearms were
11	familiar with the term "magazine" in relation to what we
12	would loosely call the part that holds the bullets.
13	Q. Earlier, you said that when a term isn't explained
14	in a source, it often indicates familiarity with that term.
15	Is that correct?
16	A. Yes.
17	Q. And in the New York Times article we just looked
18	at, is the phrase "magazine" explained?
19	A. Only in my view, only insofar as it's listed as
20	a synonym for "repeater."
21	Q. And does that indicate
22	A. Repeater
23	(Speaking simultaneously. Unreportable
24	crosstalk.)

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THE WITNESS: Sorry.

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1	(Reporter clarification.)
2	BY MR. GALLAGHER:
3	Q. No. Professor, if you had anything else
4	A. No. No. Ask your question.
5	Q. So it's only explained insofar as it indicates
6	that indicate (that) (that) (that) (that) (that)
7	the term ("repeater") and/or "magazine" would be understood by
8	the readership of the New York Times because there's not a,
9	as you said, an explanation given of those two terms beyond
10	one another?
11	A. It would suggest that, yeah.
12	Q. And the readership of the New York Times is the
13	general public, more or less?
14	A. More or less.
<b>15</b>	Q. Finally, whether or not they knew of the term
16	A. Can I can I modify that statement?
17	Q. Sure.
18	A. In what is the date of this article?
19	Q. (1864.)
20	A. Okay.
21	So the Times starts publishing in, what, 1858?
22	Q. '52, I think, but that's
23	A. '52. '52. Okay. I knew I knew it was around
24	there.
<mark>25</mark>	The readership of the Times early on was I'm

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1	not sure it would be fair to characterize it as a national
2	newspaper at the time. We would think of it that way today,
3	but I think certainly, readers of the Times would be
4	expected to understand.
5	Q. Can you think of why this ordnance examining board
6	might have been page 3 news in the New York Times in 1864?
7	A. I can't say that, no.
8	Q. Would examining the rest of this article and
9	I'm happy to give you a second indicate why? (It's not a)
10	trick question.
11	A. It might help.
12	Q. Okay.
<b>13</b>	Take a second and
14	A. (Speaking simultaneously.)
<b>15</b>	(Reporter asks parties to speak one at a time.)
<mark>16</mark>	BY MR. GALLAGHER:
<b>17</b>	Q. () feel free to look the article over.
18	A. News from Washington.
19	Q. Maybe I can put it another way.
20	Was there anything going on in 1864 that would
21	cause the general public to be interested in developments in
22	military (technology more so than usual?)
23	A. Well, it was the Civil War period.
24	Q. Putting aside the linguistic term "magazine" for a
25	second, I assume you would agree that the users of the

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1	CERTIFICATE
2	
3	STATE OF WASHINGTON
4	COUNTY OF PIERCE
5	
6	I, Tia Reidt, a Certified Court Reporter in and
7	for the State of Washington, do hereby certify that the
8	foregoing transcript of the deposition of DENNIS E.
9	BARON, having been duly sworn, on March 30, 2023, is
10	true and accurate to the best of my knowledge, skill and
11	ability. Reading and signing was requested pursuant to
12	FRCP Rule 30(e).
13	IN WITNESS WHEREOF, I have hereunto set my hand
14	and seal this 4th day of April, 2023.
15 16	NDTCA Signed
17 18	Ex Sinoriage
9	/S/ Tia B. Reidt
20	Tia B. Reidt, RPR, CCR # 22-0001 NOTARY PUBLIC, State of
21	Washington. My commission expires
22	5/15/2026.
23	
24	
25	